§61.7

§ 61.7 Obsolete certificates and ratings.

- (a) The holder of a free-balloon pilot certificate issued before November 1, 1973, may not exercise the privileges of that certificate.
- (b) The holder of a pilot certificate that bears any of the following category ratings without an associated class rating may not exercise the privileges of that category rating:
 - (1) Rotorcraft.
 - (2) Lighter-than-air.
 - (3) Helicopter.
 - (4) Autogyro.

§61.9 [Reserved]

§61.11 Expired pilot certificates and re-issuance.

- (a) No person who holds an expired pilot certificate or rating may act as pilot in command or as a required pilot flight crewmember of an aircraft of the same category or class that is listed on that expired pilot certificate or rating.
- (b) The following pilot certificates and ratings have expired and will not be reissued:
- (1) An airline transport pilot certificate issued before May 1, 1949, or an airline transport pilot certificate that contains a horsepower limitation.
- (2) A private or commercial pilot certificate issued before July 1, 1945.
- (3) A pilot certificate with a lighterthan-air or free-balloon rating issued before July 1, 1945.
- (c) An airline transport pilot certificate that was issued after April 30, 1949, and that bears an expiration date but does not contain a horsepower limitation, may have that airline transport pilot certificate re-issued without an expiration date.
- (d) A private or commercial pilot certificate that was issued after June 30, 1945, and that bears an expiration date, may have that pilot certificate reissued without an expiration date.
- (e) A pilot certificate with a lighterthan-air or free-balloon rating that was issued after June 30, 1945, and that bears an expiration date, may have that pilot certificate reissued without an expiration date.

[Doc. No. FAA-2006-26661, 74 FR 42547, Aug. 21, 2009]

§ 61.13 Issuance of airman certificates, ratings, and authorizations.

- (a) Application. (1) An applicant for an airman certificate, rating, or authorization under this part must make that application on a form and in a manner acceptable to the Administrator
 - (2) An applicant—
- (i) Must show evidence that the appropriate fee prescribed in appendix A to part 187 of this chapter has been paid when that person applies for airmen certification services administered outside the United States.
- (A) Student pilot certificate that is issued outside the United States; or
- (B) Knowledge test or practical test for an airman certificate or rating issued under this part, if the test is administered outside the United States.
- (ii) May be refused issuance of any U.S. airman certificate, rating, or authorization by the Administrator.
- (3) Except as provided in paragraph (a)(2)(ii) of this section, an applicant who satisfactorily accomplishes the training and certification requirements for the certificate, rating, or authorization sought is entitled to receive that airman certificate, rating, or authorization.
- (b) Limitations. (1) An applicant who cannot comply with certain areas of operation required on the practical test because of physical limitations may be issued an airman certificate, rating, or authorization with the appropriate limitation placed on the applicant's airman certificate provided the—
- (i) Applicant is able to meet all other certification requirements for the airman certificate, rating, or authorization sought;
- (ii) Physical limitation has been recorded with the FAA on the applicant's medical records; and
- (iii) Administrator determines that the applicant's inability to perform the particular area of operation will not adversely affect safety.
- (2) A limitation placed on a person's airman certificate may be removed, provided that person demonstrates for an examiner satisfactory proficiency in the area of operation appropriate to the airman certificate, rating, or authorization sought.

- (c) Additional requirements for Category II and Category III pilot authorizations. (1) A Category III or Category III pilot authorization is issued by a letter of authorization as part of an applicant's instrument rating or airline transport pilot certificate.
- (2) Upon original issue, the authorization contains the following limitations:
- (i) For Category II operations, the limitation is 1,600 feet RVR and a 150-foot decision height; and
- (ii) For Category III operations, each initial limitation is specified in the authorization document.
- (3) The limitations on a Category II or Category III pilot authorization may be removed as follows:
- (i) In the case of Category II limitations, a limitation is removed when the holder shows that, since the beginning of the sixth preceding month, the holder has made three Category II ILS approaches with a 150-foot decision height to a landing under actual or simulated instrument conditions.
- (ii) In the case of Category III limitations, a limitation is removed as specified in the authorization.
- (4) To meet the experience requirements of paragraph (c)(3) of this section, and for the practical test required by this part for a Category II or a Category III pilot authorization, a flight simulator or flight training device may be used if it is approved by the Administrator for such use.
- (d) Application during suspension or revocation. (1) Unless otherwise authorized by the Administrator, a person whose pilot, flight instructor, or ground instructor certificate has been suspended may not apply for any certificate, rating, or authorization during the period of suspension.
- (2) Unless otherwise authorized by the Administrator, a person whose pilot, flight instructor, or ground instructor certificate has been revoked may not apply for any certificate, rating, or authorization for 1 year after the date of revocation.

[Doc. No. 25910, 62 FR 40895, July 30, 1997, as amended by Amdt. 61–116, 72 FR 18558, Apr. 12, 2007]

§61.14 [Reserved]

§61.15 Offenses involving alcohol or drugs.

- (a) A conviction for the violation of any Federal or State statute relating to the growing, processing, manufacture, sale, disposition, possession, transportation, or importation of narcotic drugs, marijuana, or depressant or stimulant drugs or substances is grounds for:
- (1) Denial of an application for any certificate, rating, or authorization issued under this part for a period of up to 1 year after the date of final conviction; or
- (2) Suspension or revocation of any certificate, rating, or authorization issued under this part.
- (b) Committing an act prohibited by §91.17(a) or §91.19(a) of this chapter is grounds for:
- (1) Denial of an application for a certificate, rating, or authorization issued under this part for a period of up to 1 year after the date of that act; or
- (2) Suspension or revocation of any certificate, rating, or authorization issued under this part.
- (c) For the purposes of paragraphs (d), (e), and (f) of this section, a motor vehicle action means:
- (1) A conviction after November 29, 1990, for the violation of any Federal or State statute relating to the operation of a motor vehicle while intoxicated by alcohol or a drug, while impaired by alcohol or a drug, or while under the influence of alcohol or a drug;
- (2) The cancellation, suspension, or revocation of a license to operate a motor vehicle after November 29, 1990, for a cause related to the operation of a motor vehicle while intoxicated by alcohol or a drug, while impaired by alcohol or a drug, or while under the influence of alcohol or a drug; or
- (3) The denial after November 29, 1990, of an application for a license to operate a motor vehicle for a cause related to the operation of a motor vehicle while intoxicated by alcohol or a drug, while impaired by alcohol or a drug, or while under the influence of alcohol or a drug.
- (d) Except for a motor vehicle action that results from the same incident or